## EXHIBIT L

# (REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED)

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1	UNITED STATES DISTRICT COURT		
2	NORTHERN DISTRICT OF CALIFORNIA		
3	SAN FRANCISCO DIVISION		
4	ORACLE AMERICA, INC.,		
5	Plaintiff, ) Case No.		
6	vs. ) CV 10-03561 WHA		
7	GOOGLE, INC.,		
8	Defendant. )		
9	) VOLUME I		
10			
11	HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY		
12	VIDEOTAPED 30(b)(6) DEPOSITION OF GOOGLE, INC.		
13	DESIGNEE: FELIX LIN		
14	Palo Alto, California		
15	Monday, December 14, 2015		
16			
17			
18			
19			
20			
21			
22	Reported by:		
23	KELLI COMBS, CSR No. 7705		
24	Job No. 2196295		
25	Pages 1 - 184		
	Page 1		

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1	Do you understand that?
2	A Yes.
3	Q All right.
4	And although it can be sometimes difficult
5	because everybody wants to get this over with, if
6	you wait until I finish my questions before you give
7	your answers so that we're not talking over each
8	other, and I'll commit to you to do the same. That
9	will also make it easier for the court reporter.
10	Do you understand?
11	A Yes.
12	Q All right.
13	You'll have an opportunity to review the
14	transcript that is prepared after the deposition,
15	make revisions to any answers that you think require
16	correction. But if you do change your answers in
17	some material way, then I may have the opportunity
18	to comment on that before the jury as to your
19	credibility.
20	Do you understand that?
21	A Yes.
22	Q All right.
23	By whom are you presently employed?
24	A Google.
25	Q Anyone else?
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ſ			
1	А	No.	
2	Q	And what is your current title with	
3	Google?		
4	А	Director of Product Management.	
5	Q	What are your general duties and	
6	responsib	ilities as a Director of Product Management	
7	at Google?		
8	A	Today, I primarily work with hardware	
9	partners,	folks like Acer and others, who are	
10	building :	hardware built on Google's operating system	
11	platforms		
12	Q	Which operating system platforms?	
13	А	Chrome OS and Android.	
14	Q	When did you join Google?	
15	А	April of 2009.	
16	Q	And what was your title at that time?	
17	А	Group Product Manager.	
18	Q	And what product or products	
19		For which product or products did you have	
20	responsib	ility when you joined Google?	
21	А	Chrome OS.	
22			
23			
24			
25			
		Page 9	

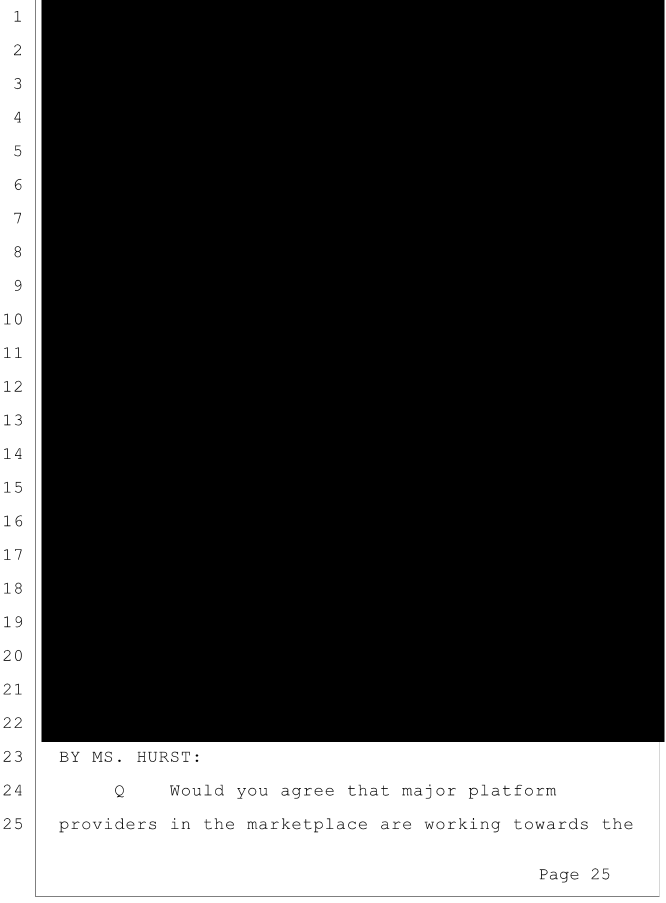
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1 very beginning, and just last year about this time, 2 I picked up responsibility for Android Partner 3 Engineering. 4 When you joined Google, was there a Chrome OS? 5 No. The product had not been announced 6 Α 7 yet. 8 Was it being worked on at the time? Q 9 MR. RAGLAND: I'll object to outside the scope of the 30(b)(6) topics on which Mr. Lin is 10 11 presented. 12 But you may answer. 13 THE WITNESS: Sure. We were in the 14 initial discussions about getting the project 15 started. 16 BY MS. HURST: 17 So you were there from the very beginning 18 with Chrome OS? 19 There were some conversations that were --20 that had taken place before I had gotten there. 21 Had the decision yet been made to go 22 forward in creating Chrome OS? 23 Α No. 24 MR. RAGLAND: Same objection. Outside the 25 scope. Page 10

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1
 2
 3
 4
 5
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 7
 8
 9
10
11
12
13
14
15
     BY MS. HURST:
16
               How long has ARC Welder been in existence?
17
               MR. RAGLAND: Objection to form, outside
18
     the scope.
               THE WITNESS: I can't recall exactly how
19
20
     long, but it seems within the last year.
21
     BY MS. HURST:
22
               Would you say that's a relatively new
23
     effort?
24
          A
              Yes.
25
               MR. RAGLAND: Same objections.
                                                  Page 24
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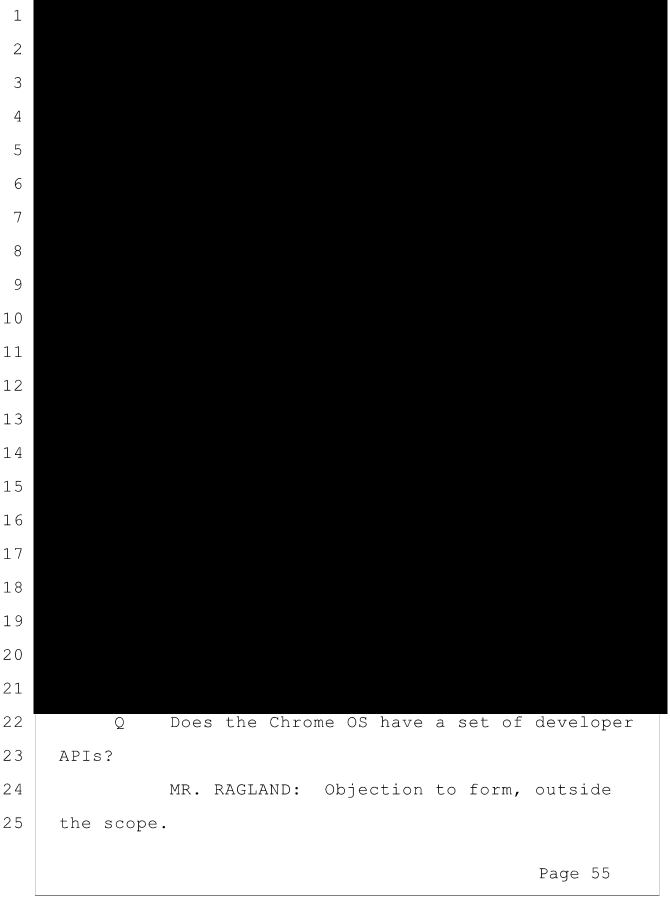
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1
     goal of having a unified experience for their
 2
     consumers across all devices?
 3
               MR. RAGLAND: Objection to form, outside
     the scope of the noticed topics.
 4
 5
               THE WITNESS: Could you ask the question
 6
     again?
     BY MS. HURST:
8
          Q
               Sure.
 9
               Would you agree that the major platform
10
     providers in the marketplace are working towards the
11
     goal of having a unified experience for their
     consumers across all devices?
12
13
               MR. RAGLAND: Same objections.
14
               THE WITNESS: Which companies are you
15
     thinking about?
     BY MS. HURST:
16
17
               Well, let's take Apple as an example,
18
     Microsoft as an example.
19
               MR. RAGLAND: Same objections.
20
               THE WITNESS: It's hard for me to talk
21
     about strategies of other companies. If you're
22
     asking as a consumer what am I seeing, I can answer
2.3
     that.
24
     BY MS. HURST:
25
               All right. And how would you?
                                                  Page 26
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1	THE WITNESS: Chrome OS makes use of all	
2	of the Web APIs for developing applications with	
3	HTML5 and JavaScript.	
4	BY MS. HURST:	
5	Q Other than HTML5 and JavaScript, are there	
6	any other developer-oriented APIs associated with	
7	Chrome OS?	
8	MR. RAGLAND: Same objections.	
9	THE WITNESS: We allow people to write	
10	applications in native languages like C using a	
11	facility called Native Client.	
12	BY MS. HURST:	
13	Q And is that Native Client associated with	
14	some other platform?	
15	MR. RAGLAND: Objection to form and	
16	outside the scope.	
17	THE WITNESS: What what other	
18	platforms?	
19	BY MS. HURST:	
20	Q Well, for example, the JNI interface as	
21	part of the Java platform is a way of allowing	
22	people to integrate applications written in native	
23	languages.	
24	Are you using	
25	A We don't support Java on Chrome OS.	
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1
               MR. RAGLAND: We've been going about an
 2
     hour. When it's a convenient time for a break...
               MS. HURST: Just a few moments and I'll be
 3
 4
     ready.
 5
               MR. RAGLAND: That's fine.
     BY MS. HURST:
 6
 7
               So the Native Client that you mentioned,
8
     is that associated with JavaScript? What's it
9
     associated with?
10
               MR. RAGLAND: Objection to form and
11
     outside the scope.
12
               THE WITNESS: It's associated with C
13
     primarily, C++.
     BY MS. HURST:
14
15
               And is that -- is that built into
     Chrome OS, that Native Client capability?
16
17
               MR. RAGLAND: Same objections.
18
               THE WITNESS: Yes.
19
               MS. HURST: All right. This is a
20
     convenient time if you'd like a break.
21
               MR. RAGLAND:
                             Thank you.
22
               THE VIDEOGRAPHER: Going off the record.
23
     The time is 10:57.
24
                          (Recess taken.)
25
               THE VIDEOGRAPHER: We're back on the
                                                 Page 57
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1 And is it your understanding that you are proffered here by Google to testify today on some 2 portion of Topic 3? 3 4 Α Yes. 5 And -- and using your own words, what's 6 your understanding of that aspect of Topic 3 that you're to cover? 8 Just exactly what it says here: The 9 purpose and operation of Google Play Services for 10 what it is and how it's used. 11 Q All right. 12 Actually, if I could refer MR. RAGLAND: 13 back to the discussions we've had among counsel as 14 to the scope of Topic 3, we're presenting Mr. Lin on 15 the aspect of Topic 3 related to licensing, 16 marketing, advertising or distribution of Google 17 Play Services. 18 BY MS. HURST: 19 Q All right. 20 Did you hear that proffer by your counsel, 21 Mr. Lin? 22 I did. Α 2.3 And do you consent to testify here today 24 on behalf of Google, Inc. regarding the licensing, 25 marketing, advertising or distribution of Google Page 61

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```
1
     Play Services?
 2
          Α
               Yes.
 3
               MS. HURST: Do you want to make a similar
 4
     proffer with respect to Topic 4, Mr. Ragland?
 5
               MR. RAGLAND: No.
 6
               MS. HURST: So it's all of Topic 4,
7
     correct?
8
               MR. RAGLAND: All of Topic 4. There is a
 9
     limitation on Topic 5. We can get to that whenever
10
     you like.
11
               MS. HURST: All right.
12
     BY MS. HURST:
13
               So, Mr. Lin, you heard Mr. Ragland state
14
     that you're being offered to testify on all of
15
     Topic 4, true?
16
          Α
               Uh-huh.
17
          0
               Yes?
18
               Yes.
          Α
19
     BY MS. HURST:
20
          Q
               Thanks.
21
               And do you consent to testify on Topic 4
22
     on behalf of Google?
23
          Α
               Yes.
24
               MS. HURST: All right. Mr. Ragland, do
25
     you want to make your designation with respect to
                                                  Page 62
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1	Topic 5?
2	MR. RAGLAND: Sure. As to Topic Number 5,
3	Mr. Lin is designated to testify as to mobile
4	agreements with OEMs or carriers regarding Google
5	services on non-Android devices. And by "Google
6	services," that's defined as Google Mobile Services
7	and Google Play Services.
8	MS. HURST: Well, I'm not sure that's how
9	we defined it. I think it was broader than that,
10	but that's all right. I think we understood the
11	designation on Topic 5 to be broader than that based
12	on the prior correspondence. I'm not sure there's
13	much we can do about that right now.
14	BY MS. HURST:
15	Q You've heard, Mr. Lin, your counsel's
16	proffer as to your designation on Topic 5?
17	A Yes.
18	Q And do you consent to testify on behalf of
19	Google with respect to Topic 5 as identified by your
20	counsel?
21	A Yes.

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1	I, the undersigned, a Certified Shorthand
2	Reporter of the State of California, do hereby certify:
3	That the foregoing proceedings were taken
4	before me at the time and place herein set forth; that
5	any witnesses in the foregoing proceedings, prior to
6	testifying, were administered an oath; that a record of
7	the proceedings was made by me using machine shorthand
8	which was thereafter transcribed under my direction;
9	that the foregoing transcript is a true record of the
10	testimony given.
11	Further, that the foregoing pertains to the
12	original transcript of a deposition in a Federal Case,
13	before completion of the proceedings, a review of the
14	transcript [X] was [ ] was not requested.
15	I further certify I am neither financially
16	interested in the action nor a relative or employee of
17	any attorney or any party to this action.
18	IN WITNESS WHEREOF, I have this date
19	subscribed my name.
20	
21	Dated: 12/16/2015
22	
23	Kally Combas
24	Pere Comos
	KELLI COMBS
25	CSR No. 7705
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